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APPLICATION NO.	FILE	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/064,829	08/21/2002		Chellappa Balan	124719	9788
41838	7590 05/10/2005			EXAMINER	
GENERAL	ELECTRI	C COMPANY (I	DOVE, TRACY MAE		
C/O FLETC		ER .	ART UNIT	PAPER NUMBER	
P. O. BOX 6	92289		AKTORI	PAPER NOMBER	
HOUSTON,	TX 77269	9-2289	1745		

DATE MAILED: 05/10/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)					
0.00	10/064,829	BALAN, CHELLAPPA					
Office Action Summary	Examiner	Art Unit					
	Tracy Dove	1745					
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet	with the correspondence address					
A SHORTENED STATUTORY PERIOD FOR REI THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory perion  - Failure to reply within the set or extended period for reply will, by state that three months after the material patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may reply within the statutory minimum of the control of will apply and will expire SIX (6) Months tute, cause the application to become	a reply be timely filed  nirty (30) days will be considered timely.  DNTHS from the mailing date of this communication.  ABANDONED (35 U.S.C. § 133).					
Status	•						
1) Responsive to communication(s) filed on 03	3 March 2005.	·					
· · · · · · · · · · · · · · · · · · ·	his action is non-final.						
3) Since this application is in condition for allow	, —						
closed in accordance with the practice unde	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)  Claim(s) 1-14 is/are pending in the application 4a) Of the above claim(s) is/are without 5)  Claim(s) is/are allowed.  6)  Claim(s) 1-14 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and	drawn from consideration.						
Application Papers							
9) The specification is objected to by the Exam 10) The drawing(s) filed on 21 August 2002 is/ar Applicant may not request that any objection to t Replacement drawing sheet(s) including the corr 11) The oath or declaration is objected to by the	re: a) $\square$ accepted or b) $\square$ on the drawing (s) be held in abey rection is required if the drawing.	ance. See 37 CFR 1.85(a).  g(s) is objected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Burnet * See the attached detailed Office action for a line in the internation of the papplication from the Internation of the papplication for a line in the internation of the papplication from the Internation of the papplication for a line in the internation of the papplication from the Internation of the papplication for a line in the internation of the papplication from the Internation of the papplication for a line in the internation of the papplication from the Internation of the papplication for a line in the internation of the papplication from the Internation of the papplication for a line in the internation of the papplication from the Internation of the Inter	ents have been received. ents have been received in riority documents have bee eau (PCT Rule 17.2(a)).	Application No n received in this National Stage					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/N Paper No(s)/Mail Date	Paper No	r Summary (PTO-413) o(s)/Mail Date Informal Patent Application (PTO-152)					

### **DETAILED ACTION**

This Office Action is in response to the communication filed on 3/3/05. Applicant's argument have been considered, but are not persuasive. Claims 1-14 remain rejected as failing to comply with the enablement requirement. This Action is made FINAL.

## Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-14 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The specification recites "the cooling apparatus 100 serves to electrically connect the anode of one repeatable fuel cell unit to the cathode of an adjacent unit" [0013]. If the cooling apparatus has a cavity allowing the fluid from the upper section to enter the lower section, then the same fluid (oxidant or gaseous fuel) would contact both anode and cathode surfaces. Figure 1 shows the fluid 190 contacts the cathode surface 200. As disclosed by the specification, another fuel cell is located adjacent the lower section 130. Hence, the fluid 190, via cavity 180, contacts both the cathode 200 of a first fuel cell and the anode of a second fuel cell. In order for a fuel cell to operate, an oxidizing fluid contacts the cathode and a fuel fluid (i.e., hydrogen) contacts the anode. It is unclear how the fuel cell generates power since the same fluid (i.e., oxidant or gaseous fluid) contacts both the anode and the cathode electrodes. See Figure 3 of the specification.

## Response to Arguments

Applicant's arguments filed 3/3/05 have been fully considered but they are not persuasive.

The rejection of claims 6 and 14 under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention has been withdrawn.

The rejection of claims 1-14 under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement is maintained. Applicant points out that none of the claims relate specifically to a series of repeatable fuel cell units. However, the limitation "at least one fuel cell" encompasses a series of repeatable fuel cell units. The claims are not limited to a cooling apparatus disposed with respect to a singe fuel cell unit.

Applicant further argues that one skilled in the art would readily recognize an actual fuel cell stack could include other components such as a non-porous separator plate disposed between a cathodic interconnect of one fuel cell unit incorporating the flow of the oxidant and an anodic interconnect of an adjacent fuel cell unit incorporating the flow of the fuel. However, the specification must enable one of skill to make and use the invention. The specification does not enable a person of skill to construct the fuel cell assembly. Generally a fuel cell stack comprises a separator plate between the anode of a first fuel cell unit and the cathode of a second fuel cell unit. The separator plate generally comprises grooves for an anode reactant gas (for the anode of the first cell) on a first side of the separator plate and grooves for a cathode reactant gas (for the cathode of the second fuel cell) on a second side of the separator plate. The "cooling apparatus"

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of the claimed invention appears to function as a separator plate with the exception of the cavity that couples the channels of the upper and lower portions. The specification does not enable one of skill to construct the fuel cell assembly of the claimed invention.

If Applicant believes a telephone interview would clarify the invention and expedite prosecution of the application, Applicant is invited to telephone the Examiner to discuss the 35 U.S.C. 112, 1<sup>st</sup>, rejection above.

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tracy Dove whose telephone number is 571-272-1285. The examiner can normally be reached on Monday-Thursday (9:00-7:30).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Pat Ryan can be reached on 571-272-1292. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TRACY DOVE

May 5, 2005